

On Thursday, each
Corn—1500 sacks
Do. per ton, cash.

CONGRESSIONAL

FRIDAY, JULY 21.

FRUIT AND GRAIN.
The flour market has been quiet, with a few sales at 100 to 110 cents. The wheat market is also quiet, with a few sales at 1.00 to 1.10 per bushel. The corn market is active, with a few sales at 1.00 to 1.10 per bushel.

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DEBATE ON THE TERRITORIAL BILL.—We copy the following from the New York Herald—A continuation of the Senate's proceedings on Wednesday till after 12 at night.

Mr. Dixon referred to the fact of a letter of Mr. Munroe, dated March 4, 1850, to show what were the opinions of the Cabinet of the President at that time on the question proposed by Mr. Munroe. First, had Congress a right, under the power vested in it by the constitution, to make regulations prohibiting slavery in the territories? Second, was the eighth section of the act which passed both houses prohibiting slavery north of 36° 30', consistent with the constitution?

Mr. Calhoun, who was Secretary of War at that time, said that he was satisfied that he never could have given an opinion on the subject. Mr. Dixon remarked, that he had received from the Hon. John A. Quitman, the latter then Secretary of State, an extract from his diary. He quoted the authority of Mr. Munroe and his administration, whose Cabinet agreed that Congress had power to prohibit slavery in the territories. The Journal of Mr. Adams, who belonged to that Cabinet, shows that he agreed to the 8th section of the Missouri Compromise as constitutional. It prohibits slavery north of 36° 30'. Look, and Mr. Dixon, to Mr. Munroe for my answer to the two constitutional questions.

Mr. Calhoun—Is that an extract from Mr. Adams' Journal?—Mr. Calhoun. Mr. Dixon—When was it made, Mr. Dixon?—Mr. Dixon—At the time.

Mr. Calhoun—Have you examined the State Department to see whether the document is there filed?—Mr. Weston—I made an examination, but could not find such a paper.

Mr. Calhoun—I wrote anything on the subject, it has entirely escaped my memory. The fact of the statement do not correspond with my recollection. There is some explanation of circumstances, of which we know nothing. If I had given a written opinion, I could not have forgotten it. I may have assented to the first proposition.

Mr. Johnson of Maryland took the floor. He said that he had seen a letter of Mr. Munroe, and showed what interferences he had with the bill. He said that the word "unanimous" was struck out. There was no doubt that Mr. Adams had spoken as to his own views.

Mr. Calhoun said, that, if the Cabinet had expressed an opinion on this subject, it must be in the Department of State. He would take an extract from the journal. I know, said he, the circumstances attending the use of the remark. Mr. Dixon continued to cite and comment upon the past history of the government, building up a strong argument in support of the Missouri Provision.

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PRACTICAL CHRISTIANITY.—In the Police Court, a woman named Martin, was brought up on a complaint for being a common drunkard, and Mr. John Augustus stepped up to move a continuance for three weeks. The officer, who had had considerable trouble with her, rather demurred to the motion, and the judge asked him what kind of a woman she was. He replied—She behaves very well when she is sober, but when she drinks she will rush into the street, take up a brick-bat, and send it through the first window she sees. That's the kind of woman she is. No longer ago than yesterday, Mr. Augustus undertook to talk with her, and she spit in his face. Everybody in court appeared astounded by this act of ingratitude, except Mr. Augustus, who meekly remarked—

"Well, what of that; it did not hurt me; besides, she was drunk then. Give me a chance to try her when she is sober, and I'll answer for it she won't spit in my face then." The court put the case off for a week, and Mr. A. stood bail.

POINTS OF LAW.—George Solomon, a smart looking and sharp talking young man, was charged with stealing a quarter of a dollar from George R. Dill's drawer, while Mr. D. was down in his cellar. In his trip, he dropped the coin on the floor. He raised three points of law in his defense—first, that the coin was not made out unless the coin was seen in his hand; second, that it could not be identified unless Mr. D. could swear to the date of the piece; third, that the taking of the coin from the drawer would amount to a larceny of the coin, and he carried it out of the store.

Mr. Weston—I made an examination, but could not find such a paper. Mr. Calhoun—I wrote anything on the subject, it has entirely escaped my memory. The fact of the statement do not correspond with my recollection. There is some explanation of circumstances, of which we know nothing. If I had given a written opinion, I could not have forgotten it. I may have assented to the first proposition.

AN UNKNOWN BOILER.—Charles Simpson, colored, was fined \$5 and costs, for stealing a copper boiler from some person unknown. Mr. Simpson was fined \$5 and costs, for stealing a copper boiler from some person unknown.

STEALING BREAD FROM DOORSTEPS.—Dennis Collins was fined \$5 and costs, for stealing two loaves of bread, property of Wm. A. Hines. Mr. Collins was fined \$5 and costs, for stealing two loaves of bread, property of Wm. A. Hines.

ABSAULTS.—Wm. McFeely, who beat his wife so dreadfully, on the night of the 20th, was examined. It was with great difficulty that she could be made to testify against him. She began by saying that one of her female neighbors told her that he had kicked her with the heel of his boot. There was one wound and deep gash in front of her forehead. In default of bail in \$1000, he was committed for trial. He is said to be a very well behaved man when sober.

ADOLF CUNEOUS had been tried for trying the moral of a sausage on William Calhoun's head. William Stewart, William Cummings, and Eugene Clifford were fined \$5 a piece for assisting a young man in Court street, without provocation. [Post.]

THE DEAD SEA EXPEDITION. We are pleased to learn from private letters that the Dead Sea Expedition have been successfully and satisfactorily completed. The expedition was led by Dr. James Smith, and consisted of a number of men and women. They have been successful in their mission, and have returned with a large amount of valuable information.

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DRY GOODS.
LADIES' EXCHANGE NOTICE.
In consequence of the departure of Mr. Warren from the City, for Europe, for the Fall Stock of Goods, we wish to turn our present stock into money as fast as possible, and shall make an object for all who have business to transact with us. Our customers know that our stock is too large to attempt a description in an advertisement, as, besides the largest stock of—

Long and Square Shawls, SILK GOODS, VISITING AND MANTLETS, DRESS GOODS, AND FANCY GOODS.
WE HAVE A FULL WHOLESALE AND RETAIL STOCK OF HOUSE FURNISHING ARTICLES! COAT, VEST AND PANT STUFFS.

STATE Mutual Life Assurance Company
OF WORCESTER.
100,000 DOLLARS.
HON. JOHN HAY, President.
HON. JAMES M. SMITH, Vice President.
HON. JAMES M. SMITH, Secretary.

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I hereby give notice, that the subscriber has been duly appointed Executor to the last will and testament of the late JOHN R. SMITH, deceased, and that he has taken the necessary steps to qualify himself in that capacity.

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ORIGINAL TEA STORE.
The China Tea Company,
NO. 198 WASHINGTON STREET, BOSTON.
H. W. WARREN, Proprietor.
We have been established since 1840, and have only in Tea and Coffee, keep every variety of Black and Green Tea imported into this country, and deal for cash.

GREAT TEA WAREHOUSE.
Wholesale and Retail Tea and Coffee, at the following prices:
1. Young Hyson, 25 cents per lb.
2. Young Hyson, 25 cents per lb.
3. Young Hyson, 25 cents per lb.
4. Young Hyson, 25 cents per lb.
5. Young Hyson, 25 cents per lb.

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5. Young Hyson, 25 cents per lb.

GREAT TEA WAREHOUSE.
Wholesale and Retail Tea and Coffee, at the following prices:
1. Young Hyson,

